AL. 2.2001-59

Family Law Information Centre Court Procedure Booklet #18

Applying for an Order for Child Support and Custody and/or Access

The Family Law Information Centre and Queen's Bench Chambers Office cannot give you legal advice or financial guidance, and cannot predict the outcome of court decisions.

This booklet provides general information only. You should speak to a lawyer for legal advice about your own situation.

The Court Procedure Booklets listed on the inside front cover of this booklet are available electronically at **www.albertacourts.ab.ca**.

The Court Procedure Booklets are available for sale from the Queen's Printer Bookstore by phoning (780)427-4952 in Edmonton, or (403)297-6251 in Calgary, or by phoning 310-0000 toll-free from anywhere in Alberta, and asking for either of these phone numbers or by accessing the Queen's Printer website at www.gov.ab.ca/qp



Family Law Information Centres

The Family Law Information Centres can provide information about:

- the Federal Child Support Guidelines,
- how to calculate child support,
- how to apply for or change a Child Support Order,
- how to oppose an application that involves child support, and
- the procedures that must be followed in other family law matters, such as spousal support and child custody.

Family Law Information Centres can be found at the following locations:

Family Law Information Centre, Edmonton

Law Courts Building
1A Sir Winston Churchill Square
Edmonton, Alberta, T5J 0R2

Tel: 780-415-0404 Fax: 780-415-0403 Family Law Information Centre, Calgary

Court House Annex 603 - 6th Avenue SW Calgary, Alberta, T2P 0T3 Tel: 403-297-6600

Fax: 403-297-6605

Family Law Information Centre Court Procedure Booklets

Applications Dealing With Child Support Or Arrears

If your application deals with child support or arrears, you should read the booklet "Information for Unrepresented Parties about Child Support Matters" before reading the appropriate procedure booklets below.

Child Support — when both parties live in Alberta

Obtaining Income Information from the Other Party for Child Support Applications

Applying for an Order for Child Support

Changing an Existing Order for Child Support

Decreasing Child Support, Reducing or Cancelling Arrears, and Stay of Enforcement

Reducing or Cancelling Arrears and Stay of Enforcement (where there is no change to ongoing support)

Applying for an Order for Child Support Under the Parentage and Maintenance Act

Applying for a Consent Order that Includes Child Support

Opposing an Application that Involves Child Support

Child Support — when the respondent lives outside Alberta

Provisional Application to Change an Order for Child Support - Divorce Act

Spousal Support

Applying for an Order for Spousal Support

Changing an Existing Order for Spousal Support

Custody and Access

Applying for an Order for Custody and/or Access

Changing an Existing Order for Custody and/or Access

Combination Applications

Applying for an Order for Child Support and Custody and/or Access

Changing an Existing Order for Child Support and Custody and/or Access

Applying for an Order for Child Support and Spousal Support

Changing an Existing Order for Child Support and Spousal Support

Applying for an Order for Child Support, Spousal Support and Custody and/or Access

Changing an Existing Order for Child Support, Spousal Support and Custody and/or Access

Restraining or Protection Orders

Applying for a Restraining Order Without Notice

Applying for a Protection Order on Notice

Review of an Emergency Protection Order

General

Opposing an Application that Does Not Involve Child Support

Applying for a Consent Order that Does Not Include Child Support

Transferring Your Court File

General Family Law Application

Family Law Information Centre Court Procedure Booklet #18

Applying for an Order for Child Support and Custody and/or Access

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About this Booklet

This booklet outlines what you must do when applying for an Order for child support and custody and/or access in the Court of Queen's Bench of Alberta. You can use this booklet if you are or were married to the other parent and are making your application under the *Divorce Act*.

An application for custody and/or access must be made in the province where the children live. If the children do not live in Alberta do not use this booklet. You will need to speak to a lawyer.

If you were not married to the other parent, you will need to speak to a lawyer.

If the parents agree on the amount of child support and on the terms of custody and/or access, do not use this booklet. Rather, you can apply for a Consent Order. It must be signed by a judge, filed with the court, and it must follow court procedures. For more information, see Court Procedure Booklet, Applying for a Consent Order that Includes Child Support.

If the parents cannot agree on the amount of child support to be paid or on the terms of custody and/or access, then an application must be made to the court. You will need to follow each of the steps outlined in this booklet. The judge will determine the appropriate amount of child support and terms of the Order.

In all cases, including Consent Orders, the judge will refer to the *Federal Child Support Guidelines*. These guidelines make sure that the amount of child support is reasonable and in the best interest of the children.

The process outlined in this booklet is a very formal one that is designed to ensure fairness. There are 10 steps in the process. It is important that you follow each step carefully and thoroughly. The legal terms that you will need to know are explained in Appendix 1.

You should speak to a lawyer to determine if you have sufficient reasons to make the application, what evidence should be presented to the court, and possible outcomes for your application. If you decide to go ahead without a lawyer, you may need to consult other sources of information as you prepare your application. You can find the following documents at your local court house library, other libraries or at the listed websites:

- Alberta Rules of Court www.gov.ab.ca/qp/rules.html
- Family Law Practice Notes (attached to the Alberta Rules of Court) www.albertacourts.ab.ca/webpage/qb/qb_family_law_ practice_notes.htm
- Divorce Act founder.library.ualberta.ca/ftp/en/laws/title/d/index. html
- Federal Child Support Guidelines www.canada. justice.gc.ca/en/ps/sup/index.html

Before You Begin

Obtain income information

You should start an application for child support only after you have the income information from the other party. See the Court Procedure Booklet, Obtaining Income Information from the Other Party for Child Support Applications. Also, Section 21 of the Federal Child Support Guidelines states the type of income information that should be provided.

There must be an Alberta Court Action Started

Before you can make an application, there must be an existing Alberta court action between you and the other party. If you do not have an existing Alberta court action, you will need to speak to a lawyer.

If you have a copy of the document that started the court action, such as a Statement of Claim, you will find the court action number written on the backer. If you do not have any of your court documents, you can find out the court action number from the Clerk's Office in the court house where the action was filed. There will be a fee for this service.

Your application must be made, and all documents filed, in the judicial district where your initial divorce action was filed. A list of all Chambers or Clerk's Offices located across the province (the judicial districts) is on the inside back cover of this booklet.

If you want to transfer your court file to another judicial district, see the Court Procedure Booklet, *Transferring Your Court File*.

Parenting After Separation Seminar

If you haven't already, you may have to attend the Parenting After Separation Seminar before you make your application. For more information about this, see the *Notice Of Mandatory Seminar* sheet, which is available from the Family Law Information Centre (please see the inside front cover of this booklet for locations) or Chambers Office (Clerk's Office).

Step 1: Complete the Child Support Data Sheets

1-1 Gather income information

Gather the income information needed to determine the amount of child support that should be paid according to the Federal Child Support Guidelines. This financial information should at least include: copies of the Income Tax T-1 General forms and notices of assessment and reassessment for each of the three most recent taxation years from Canada Customs and Revenue Agency, copies of the three most recent pay stubs showing gross pay for the year to date, or other proof of current income, and any other information you have to support the calculation of your and the other party's guideline income. You will also need a detailed list of any special expenses either party is asking for under Section 7 of the Guidelines. For more information, please see Sections 7 and 21 of the Federal Child Support Guidelines and the booklet Obtaining Income Information from the Other Party for Child Support Applications.

Note: Even if the *Federal Child Support Guidelines* do not require the income information of the person who will be receiving child support, the judge may still require it.

1-2 Complete the Child Support Data Sheets

You can get copies of the Child Support Data Sheets (Data Sheets) from the Family Law Information Centre, or if you live outside of Edmonton or Calgary, from your closest Clerk's Office.

1-3 Have your Data Sheets reviewed

Your Data Sheets must be formally reviewed. Take the Data Sheets, along with copies of all income and other financial information, to the nearest Family Law Information Centre and they will review them. The addresses are on the inside of the front cover of this booklet.

Make sure you take copies of all income and other financial information with you. The Family Law Information Centre cannot review your Data Sheets without copies of this financial information.

If you live outside of Edmonton and Calgary, the review may be done at your closest Clerk's Office.

Once the Family Law Information Centre has reviewed your Data Sheets, they will provide you with a form called a Review Memo, along with Child Support Summary Sheet(s). You will need the Review Memo and the Child Support Summary Sheet(s) in later steps.

Step 2: Prepare a Notice of Motion

You must complete a Notice of Motion Family Law Application. It tells the court and respondent the date, time, and place of the upcoming application. The Notice of Motion also includes everything that the applicant will be requesting from the court.

You may use the sample of this form that begins on page 27. When completing this form, you must:

- mark the box before each item that you are requesting from the court and fill in any blanks for those items,
- give a brief statement of your reasons for making this application, and
- sign your name at the bottom of the form.

Right before your signature you are also asked to fill in the date that you swore your Affidavit in support. You will prepare this Affidavit in Step 3.

Step 3: Prepare an Affidavit

Affidavit evidence is the only type of evidence that a chambers judge will accept. It is important to include everything you need to prove your case and everything you want the judge to know. The only facts that you can discuss in court are those that are included in your or the other party's Affidavit on the court file.

The facts that you include in your Affidavit must be complete, accurate and relevant to the application before the court. There are serious consequences if you do not tell the truth. Remember that the other party or their lawyer can cross-examine or ask you questions on anything you include.

3-1 Prepare an Affidavit

You may use the sample Affidavit that begins on page 35. The facts in the Affidavit should be listed in separate numbered paragraphs. Each paragraph must be numbered consecutively (1,2,3...). Complete as much of the sample Affidavit as applies to your case. Then cross out any paragraphs that do not apply to your situation. See the instructions on page 26 on how to delete information from a court document.

Next, add any other facts you feel are necessary to support your application. Some sample clauses are on page 63. These clauses are just samples. You may need to print or type other clauses in order to present all of the facts in your own case.

Remember that the Affidavit will be read by the judge. Make sure that it is readable and understandable. If your Affidavit is messy or confusing, you will need to re-type the sample Affidavit.

Identify each document that you refer to in the Affidavit as an "Exhibit" and letter each one consecutively (Exhibit "A," Exhibit "B," and so on). For example, your Affidavit may discuss "a copy of the letter from my employer dated January 1, 2000, which is attached and marked as Exhibit A."

Then attach one copy of each exhibit, in alphabetical order, to the Affidavit, immediately after the signature page and immediately before the last page (called the backer). Label each exhibit clearly as Exhibit "A," Exhibit "B," and so on.

3-2 Swear or affirm to the truth of your Affidavit before a commissioner for oaths

You must swear or affirm before a commissioner for oaths that the contents of your Affidavit are true. You may be asked to show personal identification.

A Chambers Clerk may act as a commissioner for oaths. The commissioner for oaths will check to make sure that each exhibit mentioned in the Affidavit is attached to the Affidavit. Each exhibit will have to be stamped with an exhibit stamp. The commissioner for oaths has the stamp. The stamp must be filled in for each exhibit. It is the commissioner for oaths who must sign each completed stamp.

Step 4:
File the
Affidavit and
Notice of
Motion and
Choose a
Court Date

4-1 Make copies of your documents

In order to proceed with your application you will need multiple copies of the documents that you have already completed. You should make the following number of copies of each document:

- Three copies of your Notice of Motion (total of four with the original).
- Three copies of your Affidavit and all exhibits (total of four with the original).
- Three copies of your Review Memo and Child Support Summary Sheet(s) (total of four).

Whenever you photocopy your Affidavit, you must photocopy all of the exhibits as well.

Take the originals and the copies of these documents to the Chambers Office for filing. The address for the Chambers Office in each judicial district is on the inside back cover of this booklet. In smaller centres, the Chambers Office may not be a separate section, but would be part of the Queen's Bench Clerk's Office.

4-2 Choose a court date

When choosing your court date, remember that the respondent must have at least two full days to reply to your application, not counting the date your application is served or your court date, and not counting Saturdays, Sundays and any holidays. Keep in mind the extra time you will need to serve your documents. It may take several days before the documents can be served in person. Or, the respondent may take a number of days to sign for and pick up registered mail. Step 5 will outline how to serve your application on the respondent.

The Chambers Clerk can help you choose a court date. Write the court date on the first page of all copies of the Notice of Motion.

4-3 File the Notice of Motion and Affidavit

The Chambers Clerk will file your Notice of Motion and Affidavit, and return copies to you. The clerk may not file your Review Memo and Child Support Summary Sheet(s), but may take a copy.

Step 5: Serve the Application

The Alberta Rules of Court contains specific rules to guarantee that the respondent has been notified of a court action, application or any resulting court orders. These rules refer to the "serving" of documents on the respondent. You may want to refer to Rules 13 to 26 of the Alberta Rules of Court for the procedure for service of court documents.

The respondent must receive one copy of each of the following:

- the filed Notice of Motion;
- the filed Affidavit; and
- the Review Memo and Child Support Summary Sheet(s).

Note: Do not serve the original Notice of Motion (the one with your original signature and round filing stamp). You will need the original when you prepare the Affidavit of Service. See step 6-1.

You can serve the documents either by having them delivered in person or sending them by registered mail.

If you have the documents delivered in person, the respondent is properly served only if the documents are handed directly to the respondent. You should get another person to deliver the documents. This avoids possible conflict. It also avoids a possible disagreement between you and the respondent about whether the documents were actually served.

If you use registered mail, the documents are not properly served until the respondent has signed for the documents. Make sure to keep the customer receipt. It will have the item identifier number of your registered mail. To prove you served these documents, you will need both the Delivery Confirmation Record and the Acknowledgement of Receipt (or signature copy) from Canada Post. You will need the item identifier number of your registered mail to get the Delivery Confirmation Record or the Signature Copy.

The Delivery Confirmation Record is available at Canada Post's Internet website for a period of 45 days at www.canadapost.ca, or by calling Canada Post Customer Service at 1-888-550-6333 for a period of 24 months. You must also specifically request the Signature Copy from Canada Post by calling 1-888-550-6333. There is a fee for this service.

If you cannot locate the person that you wish to serve, you may use one or more of the following methods to find him or her:

- Look in a local phone book. If you have access to a computer, check Canadian and U.S. phone and address listings on the Internet at www.worldpages.com.
- Check Henderson's Directory, or any similar directory (these are available at your local public library).
- Talk to friends and relatives of the person you wish to locate.
- Call local or long distance telephone directory assistance.
- Contact the person's current or previous place of employment.
- Hire a process server or private investigator (listed in the Yellow Pages).

Step 6:
Prepare and
File an
Affidavit of
Service

6-1 Prepare the Affidavit of Service

There is a sample Affidavit of Service beginning on page 65. The Affidavit of Service is used to explain how and when the respondent received a copy of your application. The person who served the respondent must provide the information about service. The original Notice of Motion and one copy of each of the Affidavit, Review Memo and Child Support Summary Sheet(s) must be attached to the Affidavit of Service as exhibits.

The person who served the documents must swear or affirm before a commissioner for oaths that the contents of the Affidavit of Service are true.

A Chambers Clerk may act as a commissioner for oaths. The person who signs the Affidavit may be asked to show personal identification.

6-2 Copy the Affidavit of Service

Make one copy of the complete Affidavit of Service. The complete Affidavit consists of the Affidavit of Service and all exhibits, including the original Notice of Motion and one copy each of the Affidavit, Review Memo and Child Support Summary Sheet(s).

6-3 File the Affidavit of Service

File the original and the copy of the Affidavit of Service with the Chambers Office. They will return one filed copy to you. Take this copy with you when you go to court.

Step 7: Going to Court

7-1 Prepare for court

Before going to court you should read "Points to Remember When Representing Yourself in Court" on page 13.

You will need to take the following things with you to court:

- a pen and paper to write down the judge's decisions as well as the judge's name, the court room number and date of the application;
- your copy of the filed Affidavit of Service which includes the Notice of Motion, Affidavit, Review Memo and Child Support Summary Sheet(s); and
- one copy of the Review Memo and Child Support Summary Sheet(s) to hand to the clerk in court.

If you and the respondent are able to come to an agreement before the court date, you may want to prepare a Consent Order which must be signed by a judge. In this case, you should notify the court before your court date. See the Court Procedure Booklet, Applying for a Consent Order that Includes Child Support.

7-2 Adjourning a court application

You may not be prepared to proceed with your court application because you are negotiating the terms of a Consent Order or have not had the time to have the Consent Order typed up or signed. In that case, you and the respondent may agree that the application should be adjourned or delayed.

To adjourn an application by telephone, call the Chambers Clerk no later than 9:30 on the morning of your court date. Tell the clerk that you and the respondent have agreed to adjourn the application and the new court date that you have agreed to. The Chambers Clerk may ask you for the court action number. You can only adjourn by telephone if both parties agree.

After you have notified the clerk, you must confirm the adjournment in writing. Write a short letter to the clerk providing:

- the full names of both parties,
- the court action number,

- the date your application was to be heard,
- the new court date, and
- the fact that both parties agreed to the adjournment.

Fax or deliver the letter before your original court date. You can ask the clerk for the fax number.

You can also adjourn your application by attending court on the original court date and asking the judge to adjourn the application. If the respondent agrees, the judge will adjourn your application to the new court date. If the respondent does not agree, the judge will ask you to explain why you want the adjournment. The judge will also ask the respondent why they are against the adjournment. Then the judge will decide whether or not your application will be adjourned.

7-3 Attend court

Find your court room number by checking the Chambers lists which are posted in the court house. You can also check with a clerk. Make sure you have the correct court room number. There may be more than one court room in the building hearing family matters at the same time.

Your application will be assigned a number on the Chambers list. This number will be called when it is time for your application to be heard.

Other matters will be scheduled in court at the same time as your own. You will have to wait until you (or your number) are called. Difficult or long applications may have to wait until others are dealt with or may be moved to another date and time.

Hand the Review Memo and Child Support Summary Sheet(s) to the clerk in court when you are called. The clerk will hand them to the judge.

You will be asked to present your case to the judge. The only evidence you can discuss in court is what is included in your or the other party's Affidavit on the court file. You should be prepared to answer any questions the judge may have.

If your application is unsuccessful, you may have to pay costs.

Points to Remember When Representing Yourself in Court

The court house is a very traditional place. When you are representing yourself it is up to you to persuade the judge that your position is right. For this reason you must act, dress and speak in a way which helps and does not distract from your case. Here are some tips:

- When you come to court, dress in clothes that are clean, neat and in good repair. You should be clean and neatly groomed.
- How you act is as important as how you look. Be respectful to everyone in the court house, which includes the judges, court staff, lawyers, the other party involved in your case and security officers.
- 3. The court has a very busy schedule. Be on time for any application, case management meeting, pre-trial conference, or trial, or there may be consequences. For example, if you are late for an application, your application may be dismissed if you are the applicant or, if you are the respondent, the court may proceed without you.
- 4. The judge will not speak to you about your case except during a scheduled application, case management meeting, pre-trial conference or trial, and when the other party or lawyer is present.
- Wait until you are addressed by the judge before talking, otherwise the judge will not respond.
- Staff in the Clerk's office cannot give you legal advice or recommendations on what you should do. Always be polite to court house staff and provide them with any information or materials that are requested.
- 7. When you represent yourself it is very important that you take all necessary materials to support your application. You may be able to get legal advice from a lawyer ahead of time to make sure you are proceeding correctly and have all the right materials in their required form. Some lawyers will provide assistance with the preparation of these documents.
- 8. When you are attending a chambers application and the case is called, come forward to the counsel table at the front of the court room and tell the judge who you are. Always stand when you are addressing the judge. Refer to male judges as "My Lord" and female judges as "My Lady." Speak slowly in a clear voice with sufficient volume.
- 9. Be respectful to the judge, any counsel and the other party. Do not speak out of turn. Outbursts, inappropriate language and displays of temper will not be tolerated and could well influence the outcome of your application.

Step 8: Prepare the Court Order

You will have to prepare a written Order. The notes that you made in court will help you prepare the Order. You may also want a copy of the notes that the clerk made in court. You can obtain them for a fee from the Chambers Office.

8-1 Prepare the Order

There is a sample Order beginning on page 75. This sample Order complies with the Federal Child Support Guidelines.

Add or remove paragraphs, or change the wording of the sample Order as necessary to reflect the Order given by the judge in court. Some sample additional terms are on pages 85 and 87. These terms are just samples. You may need to change or adapt these sample terms to suit your own situation.

Note: If you need to add paragraphs or other terms you will need to re-type the sample Order.

Each of the terms of the Order should be in separate paragraphs, and numbered consecutively (1,2,3...).

The judge may not be prepared to sign an Order with handwritten paragraphs, paragraphs crossed off, or if significant changes have been made to the document. In this case, you will have to re-type the Order.

If the judge dismissed (or refused to grant) your application, you will still have to prepare a written Order. Sample Dismissal Orders are available where you received this booklet or on the Internet at www.albertacourts.ab.ca. After completing the Dismissal Order, make one copy of the Order, and bring the original and the copy to the Chambers Clerk for filing. The Chambers Clerk will arrange to have your order signed at a later time. One copy will be returned to you. If you want to have the Order mailed back to you, include a stamped, self-addressed envelope. If the judge dismissed your application you do not have to complete the remaining steps in this booklet.

8-2 Get the respondent to sign the Order

If the respondent was also in court, the respondent must sign the Order once it is prepared. This signature shows that the respondent agrees that the order that was prepared is what the judge ordered in court. The respondent's signature appears below the line "Approved as to form and content." Please note that if the respondent is represented by a lawyer, the lawyer will sign the Order rather than the respondent.

If the respondent will not sign the Order, you may want to speak to a lawyer or a clerk to find out what other steps you can take.

8-3 Get the Order signed by the judge

Make four copies of the Order (a total of five with the original). Take the original and the four copies to the Chambers Office. The Chambers Clerk will arrange to have your Order signed at a later time. If the Order is signed, three copies will be returned to you.

If you want to have the Order mailed back to you, include a stamped, self-addressed 9" x 12" envelope. Include enough postage so that the Chambers Clerk can return three copies of the Order to you. Check with the post office to make sure that you have the correct postage by having the envelope weighed and stamped.

Step 9: Serve the Filed Order

9-1 Delivering the Order to the respondent

Serve a filed copy of the Order on the respondent using the same method as you used in Step 5.

9-2 Delivering the Order to the Director of Maintenance Enforcement

The Chambers Clerk will send a copy of the Order to the Director of Maintenance Enforcement (MEP). However, you may want to immediately provide a filed copy of the Order to MEP yourself so that they can act on it. The address for MEP is:

The Director of Maintenance Enforcement Program 7th Floor, J.E. Brownlee Building, 10365 - 97 Street

Edmonton, Alberta T5J 3Z7

phone: (780) 422-5554 or toll free in Alberta at 310-0000

and ask for (780) 422-5554

fax: (780) 422-1215

You will receive a registration package from MEP that must be completed and returned before they can begin to enforce the child support order.

Step 10: Prepare and File an Affidavit of Service Prepare an Affidavit of Service using the same method as you used in Step 6 and using the form on page 89.

Appendix 1: Explanation of Legal Terms

The following terms are used throughout this booklet and during the application process.

Action

A lawsuit or an application made in the courts. For example, when you apply to the court for a change in child support or to gain custody of a child, you are taking a legal action. You may take a legal action to enforce your rights or to correct a wrong done to you by another person. When an action is started, the court assigns it an action number. This number is then used in all of the documents related to the action filed with the court. See *Rules of Court: Rules 6-12* and *Rule 563*.

Affidavit

A written statement of facts that a person swears or affirms are true before a commissioner for oaths. The facts in the statement will be used as evidence in court. See definitions for evidence and fact. Affidavits may also be used to prove the identity of the person signing a document and to prove that you have delivered documents to another person. These types of Affidavits are called an Affidavit of Execution and an Affidavit of Service and are explained below. See Rules of Court: Rules 298-314 and Family Law Practice Note 3.

Affidavit of Execution

This is a written statement in which a person swears or affirms that they witnessed another person signing a document and verifies the identity of the person signing.

Affidavit of Service

This is a written statement telling when, where and how documents have been served on another person, and how that person was found and identified. It is sworn or affirmed to and signed by the person who served the documents. See the definition for service.

Applicant

The person who is making an application to the court. See the definitions for respondent and application.

Application

Asking the court to make an Order. You can make several applications in the course of a court action. See the definitions for action, Notice of Motion and Order. See Rules of Court: Rule 384-387 and 573-574 and Family Law Practice Note 3.

Approval as to Form and Content

Signing an Order that was not signed by the judge when the application was made. If an Order is not signed by the judge when the application is made, the respondent must sign the Order to show that they agree that the Order they receive is the same as the Order given by the judge in court. This does not mean that the person agrees with the Order. See the definition for consent. See *Rules of Court: Rule 323.1*.

Arrears

Any amount that has not been paid on a Support Order. If the monthly amounts ordered to be paid are not paid, they become arrears. Arrears can only be reduced by payment or by Order of the court.

Backer

The last page of a court document. It lists the action number, style of cause and your address on the right-hand side of the page. See definitions for action and style of cause.

Chambers (court)

A type of court where the judge makes a decision based upon affidavit evidence alone rather than oral testimony. Chambers applications usually take 10 to 20 minutes in total. If they are more complicated they should be scheduled for a special chambers date. At some court houses there is a separate chambers for family matters.

Chambers Clerk

Person in charge of reviewing and filing of court documents (notices of motion, affidavits, all related Court Orders, etc.), commissioning of affidavits for court matters, and processing documentation for scheduling of court lists. Can provide information on available court dates and filing deadlines.

Chambers Office / Clerk's Office

A department of the Court of Queen's Bench Clerk's Office. In smaller centres the chambers section may not be separately identified, but would be part of the Queen's Bench Clerk's Office. The Chambers Office deals with chambers matters only. See definition for Chambers Clerk for functions of the Chambers Office.

Clerk in Court

Person who organizes the court files and records the outcome of the court application for the judge. The clerk sits at the front of the court below the judge.

Commissioner for Oaths

Someone authorized by the province to swear or "commission" affidavits. Lawyers and court clerks are commissioners for oaths. Often banks and real estate offices have commissioners.

Consent

When a person voluntarily agrees to something proposed by another. If you sign an Order saying you are consenting to the Order, you are saying that you agree with everything that has been stated in the Order.

Consent Order

A Court Order signed by both parties showing they agree with everything that is in the Order.

Corollary Relief

Orders that may be granted at the time of divorce. Some examples of this are Orders related to custody, access and child support.

Costs

This is money that must be paid to another party or to the court. You may be ordered to pay costs if you are unsuccessful with your application or if you fail to attend a scheduled court date. See *Rules of Court: Schedule C*.

Court

In this booklet, court refers to the Alberta Court of Queen's Bench.

Defendant

The person responding to a court action. If you start a divorce action, you are the plaintiff and your spouse is the defendant.

Dismissal

A judge's refusal to grant an application.

Evidence

In court, the statements that are given under oath or the documents or other items that are shown to prove your case or disprove another person's case.

Exhibit

Any paper or document that is referred to, or mentioned, in an Affidavit. It should then be marked as an "Exhibit" and attached as a part of the Affidavit. See *Rules of Court: Rules* 311-312.

Fact

A thing that is known to have occurred, to exist, or to be true. It is a piece of factual evidence. See Rules of Court: Rules 305(1).

Federal Child Support Guidelines

These Guidelines are changes to the Divorce Act that were introduced on May 1, 1997. They are made up of rules and tables for calculating the amount of child support that should be paid based on income, number of children, and the province or territory of residence.

File / Filing

Giving documents to the court clerk to place on the court file. Any documents to be filed must have a backer, with the action number written on it, so that the clerk can find the file. See *Rules of Court: Rules 8-9*.

Gross

The total amount before any deductions. For example, gross income would be the total dollars that a person receives before any income taxes are deducted. The gross cost of daycare is the cost of daycare before any subsidies or income tax deductions are taken into account. See definition of net.

In Loco Parentis

A legal term for someone who is not a biological parent of a child but who acts like a parent to the child. The court may treat that person the same as a biological parent for custody and access rights. The court may also decide that the person has a financial responsibility to support the child.

Judge

In this booklet, judge means a Justice of the Court of Queen's Bench.

Judicial Districts

Locations of Courts of Queen's Bench. These include Grande Prairie, Peace River, Fort McMurray, St. Paul, Edmonton, Wetaskiwin, Red Deer, Calgary, Drumheller, Lethbridge and Medicine Hat. See the inside back cover of this booklet for addresses and phone numbers.

Maintenance Enforcement Program (MEP)

A provincial government department that is authorized to collect child and spousal support on behalf of the person entitled to receive the support. MEP may take steps such as garnishee (seizure) of bank accounts and pay cheques, seizure of assets, and suspension of driver's licences if support payments are not made voluntarily. MEP cannot reduce the amount of support payable, and MEP will not stop enforcing the Order unless instructed to do so either by the creditor or by the court. See definition of Stay of Enforcement.

Net

The amount after deductions. For example, net income refers to a person's income after income taxes are deducted. The net cost of daycare is the cost of daycare after any subsidies or income tax deductions are taken into account. See definition of gross.

Notice of Motion

A court form that is filed by the applicant. It tells the court and the respondent the date, time and place of the upcoming application, and everything the applicant will be asking the court for. See *Rules of Court: Rule 384*.

Notice to Disclose

A document that asks a person to provide financial information. See Family Law Practice Note 2.

Order

What the judge directed in court. The Order is then written up by the applicant and signed by the judge, or by the clerk of the court on the judge's behalf. See the definition for approval as to form and content. See Rules of Court: Rules 315-330.

Party

Someone who is directly involved in the court action or application. A party is either a plaintiff or defendant, or an applicant or respondent.

Petitioner

The person who starts a court action, for example, a divorce action. Divorces started before 1997 named the parties as petitioner and respondent. After 1997, they were named plaintiff and defendant.

Plaintiff

The person who starts a court action, for example a divorce action. See definition for defendant.

Respondent

A person who is responding to an application to the court. See definition for applicant.

Rules of Court

A book of rules that contains the basic procedures that must be followed for beginning and carrying out a court action.

Service

Delivering a document to the other party in an action or application. The documents must be served in a way that is described in the *Rules of Court* or allowed by the court in an Order for Substitutional Service. See *Rules of Court: Rules 13-26 and 564*.

Statement of Claim

A document that starts a court action unless stated otherwise in the *Rules of Court* or legislation. See *Rules of Court: Rule 6(1)*.

Stay of Enforcement

An Order of the Court of Queen's Bench telling the Maintenance Enforcement Program to stop taking steps to collect any support that is still owed by a person. A Stay of Enforcement is often ordered for a limited time period, and is usually ordered with conditions imposed upon the person who is required to pay the support. For example, one condition may be that minimum monthly payments must be made or the Stay of Enforcement will end.

Statute

A law passed by the government. For example, the *Divorce*Act is a law passed by the federal government and the

Parentage and Maintenance Act is a law passed by the

provincial government.

Support Order

An Order made by a court directing that money be paid, usually on a monthly basis, for either spousal support or child support. The word "maintenance" can be used instead of "support." In the past, the term "alimony" was used to refer to spousal support.

Style of Cause

The part of any court document that identifies the type of court, and the place where the action will be heard (judicial district), the full names of the parties, and the name of the document. The style of cause is found at the top of the first page and on the backer of every court document filed. It must be exactly the same in all documents.

Substitutional Service Order

If it is impossible or impractical to serve the respondent personally with court documents, you may ask the court for an Order that will allow you to serve the respondent in a different way. The court may then grant a Substitutional Service Order. This defines how you can serve the respondent with the court documents. Examples of substitutional service are posting the document on the person's door, delivery by regular mail or courier, delivery to someone else who knows or lives with the person, or advertising in a newspaper. See *Rules of Court: Rule 23*.

Variation Order

A Court Order that changes the terms of an existing Court Order. See Rules of Court: Schedule B, Form 19.

Appendix 2: Sample Court Documents

What forms are included

The following forms are contained in this booklet:

- Notice of Motion (pages 27 33)
- Affidavit (pages 35 63)
- Affidavit of Service (Serving the Application) (pages 65 - 73)
- Order (pages 75 87)
- Affidavit of Service (Service of the Order) (pages 89 - 97)

General Instructions for Completing Court Documents

- These forms have been developed for typical users. If your document is more complicated or requires more space, then you will have to re-type the form.
- All documents must be readable.
- Photocopy the forms you need from the booklet and work on the photocopies as your "rough copy." Keep the originals to prepare your final copy. You should read the form carefully before beginning to fill it out.
- Fill in all the blank lines with requested information, by either hand printing or typing, (except where signatures are required).
- Note that there is a style of cause (see Explanation of Legal Terms) at the top of the first page and on the backer of each form. Make sure that the style of cause on the first page is filled out in the same way as the one on the backer.
- The backer is the last sheet of the form. Fill in the backer with the requested information, making sure to include your court action number. The backer should be reversed so that the type faces out and is visible once the whole document is stapled together.

How to delete information from a document

- You must make sure every statement in your Affidavit is true. If there are paragraphs that do not apply to you or are not correct, you should cross them off.
- To cross off paragraphs, draw a straight horizontal line, in ink, through both the first and last lines of the paragraph, then draw a straight diagonal line joining these lines and forming a letter "Z."
- To cross off a single sentence, draw a horizontal line, in ink, through the middle of the sentence.
- Use a ruler to make your lines and initial any changes that you have made. Make sure you put your initials at the beginning and at the end of every strikeout that you make.
- You cannot use "white out" on any court documents. Any corrections or deletions must be neat and readable.

Notice of Motion Family Law Application

□ include your full name and the respondent's full name in the form and on the backer
□ include the date, time, and place of your application
□ mark the box before each item that you are requesting from the court and fill in any blanks for those items
□ do not check a box if you do not want the court to make that type of Order
□ give a brief statement of your reasons for making this application
□ fill in the date that you swore your Affidavit in support
□ sign your name at the bottom of the form
□ make four copies of the original (total of five with the original)

Use this form to notify the court and the respondent about an

upcoming application.



Action No:	0:			
	YOUR COURT ACTION NUMBER			

	IN TH	In the Court of Queen's Bench of Alberta E Judicial District of	
Вет	WEEN:		
		YOUR NAME	 Applicant
		- and -	Applicant
		OTHER PARTY'S NAME	 Respondent
		Notice of Motion Family Law Application	
		FAMILY LAW APPLICATION	
An	application	n made by, will	be heard at the Court
по	CITY II	N WHICH COURT HOUSE IS LOCATED WEEKDAY	DATE day of
MON	тн	, 20, at 10:00 a.m., for:	
	Declaring	or Imputing the Respondent's income per year to	be \$
	Declaring	or $lue{}$ Imputing the Applicant's income per year to be	e \$
П	Child Sun	port as follows:	
_		Guideline support per month of \$	
		nal s. 7 expenses per month of \$, I	and an voorly
	expens		based on yearry
		Child care expenses	\$
		Medical/dental premiums	\$
		Health related expenses	\$
		Extraordinary school expenses	\$
		Post-secondary education expenses	\$
	ш	Extraordinary expenses for extracurricular activities	\$
	Spougal	upport per month of t	
_	Spousai S	upport per month of \$	



Custody Sole Joint C	ustody
of the following children	
1. FULL NAME	, born;
	;
3	
4	
D	
Access to the following	
1. FULL NAME	, born;
	, born;
	, born;
	, born;
to be exercised as follow	/S:
☐ Exclusive possession of	the following property:
D other	
U Other:	
SET OUT ANYTHING ELSE YOU ARE	REQUESTING]
The Applicant relies on the f	following grounds or reasons:
[PROVIDE A BRIEF STATEMENT OF)	OUR REASONS FOR BRINGING THIS APPLICATION]
If you do not annear an ord	ler may be made in your absence.
, sa ao not appeal, an ora	c. may be made in your absence.
The Applicant I Cl. I	
	ffidavit in support of this application, sworn on the
day of	, 20
	Signature of the Applicant
	Signature of the Applicant



IMPORTANT NOTICE TO RESPONDENT:

If you want to respond to this application, you or your lawyer must attend in the Court House on the date and at the time specified.

If you want to present any evidence to the Judge hearing this application you must:

- make an Affidavit, sworn or affirmed as true before a Commissioner for Oaths or Notary Public;
- file the Affidavit with the Clerk of the Court;
- make sure the Applicant's lawyer (or the Applicant if he or she does not have a lawyer) receives the Affidavit at least 24 hours before the hearing.

Action No: YOUR COURT ACTION NUMBER
IN THE COURT OF QUEEN'S BENCH OF ALBERTA IN THE JUDICIAL DISTRICT OF
Between:
YOUR NAME Applicant
- and -
OTHER PARTY'S NAME Respondent
Notice of Motion Family Law Application

YOUR NAME
YOUR ADDRESS
YOUR PHONE NUMBER



Affidavit

Use this form to present all of the facts that are necessary about your application.

Before filing the Affidavit, make sure that you:

exhibits (total of four with the original)

include your full name and the respondent's full name in the form and on the backer
 fill in the paragraphs that apply to you and cross off the paragraphs that don't
 add any other facts you feel are necessary to support your application. Some sample clauses are on page 63. These clauses are just samples. You may need to print or type other clauses in order to present all the facts in your own case.
 number all of your paragraphs consecutively (1, 2, 3, 4...)
 letter each one of your exhibits consecutively (Exhibit A, Exhibit B...)
 make three copies of the original Affidavit, including all

Use a ruler when crossing off the paragraphs that don't apply to you. Cross them out by drawing a straight line through the first and last lines and a diagonal line joining them to form a "Z." Make sure that you put your initials at the beginning and at the end of every strikeout that you make. You cannot use "white out".

Note: You cannot make changes to your Affidavit once it has been sworn.

Attach all exhibits at the end of your Affidavit just before the backer.



		Action No	YOUR COURT ACTION	
				I NUMBER
	IN THE COURT OF QUEEN			
	IN THE JUDICIAL DISTRICT OF			
Вет	WEEN:			
	YOUR NAME			
			Ар	plicant
	- an	d		
	OTHER PARTY'S NAME		Respo	ondent
	Affid	AVIT		
	I of the		of	
	I, your name, of the city or 'to	WN' OR OTHER	NAME OF CITY, TOWN, ETC	<u> </u>
in t	he Province of Alberta, MAKE OATH AND S	AY THAT:		
1	I am the Applicant herein and as such have	/e a nersonal l	cnowledge of the followi	ina
	information, except where stated to be ba			_
	I do believe it to be true.			
	What You are Asking For			
2.	I am asking the Court for an Order:			
	(Check and complete all that apply)			
	Declaring or Imputing the Respond			
	☐ Declaring or ☐ Imputing the Applican	it's income pe	year to be \$	<u> </u>
	☐ Child Support as follows:			
	Basic Guideline support per month	of \$	for children	
	2. Additional s. 7 expenses per month			
	arradiana arrada par menar	0. 4	101 011110101	
	Custody Sole Joint Custody			
	of the following children:			
	1. FULL NAME	, born	MONTH/DAY/YEAR	;
	2			
	3			/ ;
	4			;

Affidavit



	_	Access to the following children			
		FULL NAME		, born	NTH/DAY/YEAR ;
		2		, born	
		3		, born	·····;
					·····;
		to be exercised as follows:			
		-			
_		story of Your Relationship	p		
3.		eck one only: I am married to the Responde			
		·			
	_	I am divorced from the Respo	naent.		
4.	Cha	eck one only:			
→.		We separated on			
		We separated on MONTH/DAY/YEAR			
		We were divorced on	//YEAR	_•	
	Tní	formation about Your Chi	ildran		
5.			<i>(</i> :)		horn
э.	we	have the following children:	(i) NAME		, born
			(ii)		, born
			(iii)		, born
			(iv)		, born
	Ref	erred to from now on as "the o			
6.		There has not been any Order custody or access of the child		y other court re	egarding child support,
	OR				
	_	There has been an Order for			
		LEVEL OF COURT (EX. PROVINCIAL)	Irt of	ON OR LOCATION	DAY/MONTH/YEAR
		Attached and marked as Exhi			
		that Order.		ins my Amaavi	ic is a certifica copy of
		chae Orden			



7. Check the custody arrangements that are in place right now: The children live with me. The children live with the Respondent. The following children live with me: NAMES OF CHILDREN and the following children live with the Respondent: NAMES OF CHILDREN Other: GIVE DETAILS OF THE CUSTODY ARRANGEMENT THAT IS IN PLACE RIGHT NOW 8. Check the access arrangements that are in place right now: ■ I spend the following time with the children: (provide details of your access only for the children that do not live with you) ☐ The Respondent spends the following time with the children: (provide details of the Respondent's access only for the children that live with you) Change the following paragraphs to suit the custody and access arrangement that you are asking the court for - provide details. _____, to live with me for the following reasons: (give complete details, including your role and the Respondent's role in the children's day to day care and routine, both before and after your separation)

Change the following paragraphs to suit your own current parenting situation —

provide details.



My plan for the day to day care of the children is as follows: (give details if you are asking for the children to live with you, including: school arrangements, how you will care for the children when you are at work or away from
the home - day care, after school care, etc.)
☐ I want the following access to the children: (complete only if you are asking the court for access - specify days and times)
☐ I am willing to give the respondent the following access to the children:



Income of Applicant

	oose one only:
Ч	I am employed at
	POSITION LENGTH OF TIME IN THIS POSITI
	I am self-employed at
	NAME AND PLACE OF BUSINESS
	LENGTH OF TIME IN BUSINE
	I have been unemployed since and details of my
	unemployment are:
	(Give details, including prospects of employment, any benefits you are receiving
	steps you are taking to find employment, or if in school, type of program and
	expected completion date.)
Ia	m a \square shareholder \square director \square officer of a corporation.
Att	ached and marked collectively as Exhibit `' to this my Affidavit are copies of
	financial statements of this corporation for each of the last 3 years.
	,
my Cus	ached and marked collectively as Exhibit `' to this my Affidavit are copies of T1 General forms and Notices of Assessment and Reassessment from Canada stoms and Revenue Agency for each of the 3 most recent taxation years (or a by of a Canada Customs and Revenue Agency printout of my income tax returns
	the last 3 years).
Att	ached and marked collectively as Exhibit `' to this my Affidavit are copies of
	3 most recent pay remittance stubs (or statement from my employer outlining gross pay and deductions for the year to date, and my rate of annual salary).



16.	Attached and marked collectively as Exhibit `' to this (Attach any other relevant documents to support the guide such as student finance information or the most recent state employment insurance, social assistance, pension, disability compensation — and including any documents required by Guidelines.)	eline in atemen ty, or v	ncome calculation ats of income from workers
17.	I calculate my annual guideline income to be \$	_, dete	ermined as follows:
	All sources of my gross income		ANNUAL AMOUNTS
	Employment income	+	\$
	Employment insurance benefits	+	\$
	Social assistance attributable to spouse only	+	\$
	Other:	+	\$
	Total annual gross income:	=	\$
	Guideline adjustments to total income:		
	Deduct: professional and union dues	-	\$
	Other guideline adjustments:	-/+	\$
	Total annual adjustments to income:	-/+	\$
	Guideline Income (total of gross income and adjustments):	=	\$
18.	Choose one only:		
	☐ I do not expect any significant changes in my employr		tuation.
	☐ I expect the following changes in my employment situ	ation:	
	DESCRIBE CHANGES, INCLUDING EXPECTED RAISES OR CHANGES IN SALARY		
	Income of Respondent		
19.	Choose one only:		
	☐ The Respondent is employed.		
	☐ The Respondent is self-employed.		
	Details of his/her employment/self-employment are (p	rovide	if known):
	NAME AND ADDRESS OF EMPLOYER OR PLACE OF BUSINESS		
	POSITION LENGTH OF TIME IN THIS POSITION	ON	



		The Respondent has been unemployed since $\frac{1}{MONTH/DAY/YEAR}$ and details of his/her
		unemployment are:
		(Give details, if known, including prospects of employment, any benefits the
		Respondent is receiving, steps he/she is taking to find employment, or if in
		school, type of program and expected completion date.)
20.	The	Respondent is a \square shareholder \square director \square officer of a corporation.
	Atta	ached and marked collectively as Exhibit '' to this my Affidavit are copies of
	the	financial statements of this corporation for each of the last 3 years.
21.		ached and marked collectively as Exhibit `' to this my Affidavit are copies of
		Respondent's T1 General forms and Notices of Assessment and Reassessment
		n Canada Customs and Revenue Agency for each of the 3 most recent taxation
		rs (or a copy of a Canada Customs and Revenue Agency printout of his/her
	inco	ome tax returns for the last 3 years).
22.	Atta	ached and marked collectively as Exhibit '' to this my Affidavit are copies of
	the	Respondent's 3 most recent pay remittance stubs (or statement from his/her
	em	ployer outlining his/her gross pay and deductions for the year to date, and his/her
	rate	e of annual salary).
23.	Atta	ached and marked collectively as Exhibit '' to this my Affidavit are copies of
	(Att	each any other relevant documents to support the guideline income calculation for
	the	Respondent such as student finance information or the most recent statements of
	inco	ome from employment insurance, social assistance, pension, disability, or workers
	con	pensation — and including any documents required by section 21 of the
	Gui	delines.)



All sources of Respondent's gross income		ANNUAL AMOUNTS
Employment income	+	\$
Employment insurance benefits	+	\$
Social assistance attributable to spouse only	+	\$
Other: SPECIFY	_ +	\$
Total annual gross income:	=	\$
Guideline adjustments to total income:		
Deduct: professional and union dues	-	\$
Other guideline adjustments: SPECIFY	/+	\$
Total annual adjustments to income:	-/+	\$
Guideline Income (total of gross income and adjustments): I have served a Notice to Disclose on the Responder has failed to provide me with the required information. I ask the court to impute (consider as part of) incom	nt but thon.	
Guideline Income (total of gross income and adjustments): I have served a Notice to Disclose on the Responder has failed to provide me with the required information.	nt but thon.	e Respondent
Guideline Income (total of gross income and adjustments): I have served a Notice to Disclose on the Responder has failed to provide me with the required information. I ask the court to impute (consider as part of) incom	nt but thon.	e Respondent
Guideline Income (total of gross income and adjustments): I have served a Notice to Disclose on the Responder has failed to provide me with the required information. I ask the court to impute (consider as part of) incom	nt but thon.	e Respondent
Guideline Income (total of gross income and adjustments): I have served a Notice to Disclose on the Responder has failed to provide me with the required information. I ask the court to impute (consider as part of) income annual sum of \$ for the following reason.	nt but thon.	e Respondent
Guideline Income (total of gross income and adjustments): I have served a Notice to Disclose on the Responder has failed to provide me with the required information. I ask the court to impute (consider as part of) income annual sum of \$ for the following reason. OR	nt but thon. ne to the	e Respondent e Respondent in the
Guideline Income (total of gross income and adjustments): I have served a Notice to Disclose on the Responder has failed to provide me with the required information. I ask the court to impute (consider as part of) income annual sum of \$ for the following reason.	nt but thon. ne to the	e Respondent e Respondent in the



'Add-on' or Special Expenses

I am clair	ming the following spe	ecial expenses for the children.	GROSS ANNUAL AMOUNTS
Child care	expenses (daycare/ba	abysitting)	\$
Children's	portion of medical or	dental premiums	\$
	ated expenses in exce	ess of \$100 annually per sement	\$
Extraordin	ary expenses for prim	nary/secondary school	\$
Expenses	for post-secondary ed	ducation	
Tu	ition amount	\$	\$
Extraordin	ary expenses for extr	acurricular activities	\$
		expense, including any contributions is for, and the nature of each e	
(If you are	e attaching any receip	ots, they must be marked as exh	ibits)
I believe t		enses are necessary and reasona	ble for the
following r	reasons:	·	ble for the
following r	reasons:	enses are necessary and reasona and mark it as an exhibit.	ble for the
following r	reasons: / supporting material,	·	
following r	v supporting material,	and mark it as an exhibit.	
Attach any I disagree is claiming	v supporting material,	and mark it as an exhibit. ecial or extraordinary expenses t	
Attach any I disagree is claiming	v supporting material, with the following sporting:	and mark it as an exhibit. ecial or extraordinary expenses t	
Attach any I disagree is claiming	v supporting material, with the following sporting:	and mark it as an exhibit. ecial or extraordinary expenses t	
Attach any I disagree is claiming	v supporting material, with the following sporting:	and mark it as an exhibit. ecial or extraordinary expenses t	
Attach any I disagree is claiming	v supporting material, with the following spo	and mark it as an exhibit. ecial or extraordinary expenses t	
Attach any I disagree is claiming	v supporting material, with the following spo	and mark it as an exhibit. ecial or extraordinary expenses t	
Attach any I disagree is claiming	v supporting material, with the following spo	and mark it as an exhibit. ecial or extraordinary expenses t	
Attach any I disagree is claiming	v supporting material, with the following spo	and mark it as an exhibit. ecial or extraordinary expenses t	
Attach any I disagree is claiming	v supporting material, with the following spo	and mark it as an exhibit. ecial or extraordinary expenses t	



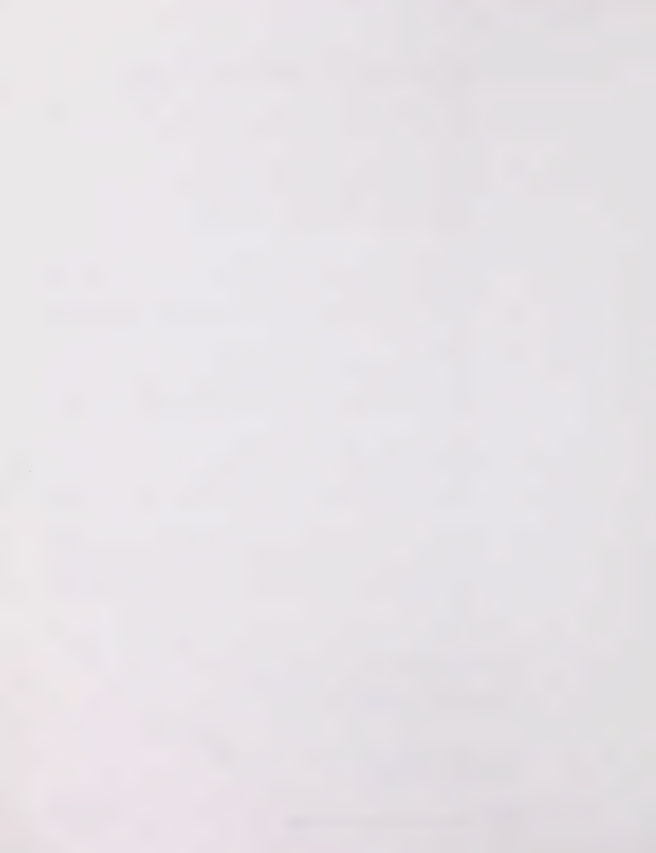
Medical or Dental Insurance Coverage

29. (Cho	pose one only:
		I do not have health benefit coverage available to me for the children.
		I have health benefit coverage available to me for the children. Details of the plan are:
		GIVE DETAILS OF COVERAGE AND COST OF THE PLAN
(Cho	oose one only:
	_	The Respondent does not have health benefit coverage available to him/her for the children.
(\Box	The Respondent has health benefit coverage available to him/her for the children
		and I am asking that he/she gets or keeps this coverage for the children. Details
		of the plan are:
		GIVE DETAILS OF COVERAGE AND COST OF THE PLAN
		OF DEFINED OF COVERNEE AND COST OF THE PORT
	Spo	ousal Support
30. 0	Cho	oose one only:
(_	The Respondent gives me monthly spousal support in the sum of \$ as decided in a written Agreement or Court Order.
[I pay the Respondent monthly spousal support in the sum of \$ as decided in a written Agreement or Court Order.
	Otł	ner Facts
Δdd	anv	y other facts, in separate numbered paragraphs (starting with #31), continuing
from	yc	our last numbered paragraph. Continue your list of facts onto the last (signature) if the Affidavit.
	See	e the sample clauses on page 63 for certain special circumstances.
•		

Affidavit



			w
-			
•			
-			
N BEFORE ME at th	e)
		_, in the Provir	
perta, this	day of)
)
) YOUR SIGNATURE
			_)
MMISSIONER FOR O	ATHS IN)



Insert the Exhibits for your Affidavit here

Make sure the exhibits are labelled alphabetically in the order in which they appear in the Affidavit.

Put them in the same order when inserting them here.



Action No: YOUR COURT	ACTION NUMBER
IN THE COURT OF QUEEN	I'S BENCH OF ALBERTA IN
BETWEEN:	
YOUR NAME	Applican
- ar	nd -
OTHER PARTY'S NAME	Responden
Affii	DAVIT
	YOUR NAM
	YOUR ADDRES
	YOUR PHONE NUMBE



SAMPLE CLAUSES TO INCLUDE IN YOUR AFFIDAVIT

The following paragraphs are some example clauses that may fit your case. Change or adapt these examples to suit your own situation. You will have to write your own clauses that reflect the facts in your own case.

Note: These clauses are not actual legal advice. They simply show you how to present information that may be needed in special circumstances. These samples do not replace your need to get legal advice.

. [Shared Custody]

I have the following increased costs because of the shared custody arrangement:

(Give details.)

__. [Children over the age of majority]

I give the following information about the children over 18:

(Include child's income or ability to earn income, availability of school loans or grants, and expenses of child, including breakdown of any postsecondary education expenses.)

I stand in place of the natural father/ mother (choose one throughout) of the children for the following reasons ... The natural father/ mother of the children gives the Respondent monthly child support in the sum of \$____. ___. [Undue hardship]

I am claiming undue hardship. I (and/or the children) suffer from undue hardship due to the following circumstance(s):

(Give details of any circumstances of undue hardship, including the expected time that any of these circumstances will end. For possible circumstances, see S.10 of the Guidelines, and the booklet Information for Unrepresented Parties about Child Support Matters.)

Other example clauses could include:

- ___. In addition to the children of the marriage, I live with ____ adult(s) and ____ other children. (give numbers). The other adult(s) earn \$____ gross per year.
- ___. I pay/receive (choose one) child support for other children in the amount of \$______ per month pursuant to a Court Order or written Agreement.
- __. The other party lives with ___ adult(s) and ___ other children. (give numbers)
- ___. The other adult(s) earn \$_____ gross per year. (if unknown, give any employment details of the other adults)
- __. The other party pays/receives (choose one) child support for other children in the amount of \$_____ per month pursuant to a Court Order or written Agreement.
- __. My household has a lower standard of living than the household of the other party. My household income ratio is _____, and his/hers is _____. (give the ratio from the standards of living test) Attached and marked as Exhibit '____' to this my Affidavit is a copy of the comparison of household standards of living test calculated in accordance with Schedule II of the Federal Child Support Guidelines.

[optional]

__. My household has a lower standard of living than the household of the other party, as evidenced by the following:



Affidavit of Service (Serving the Application)

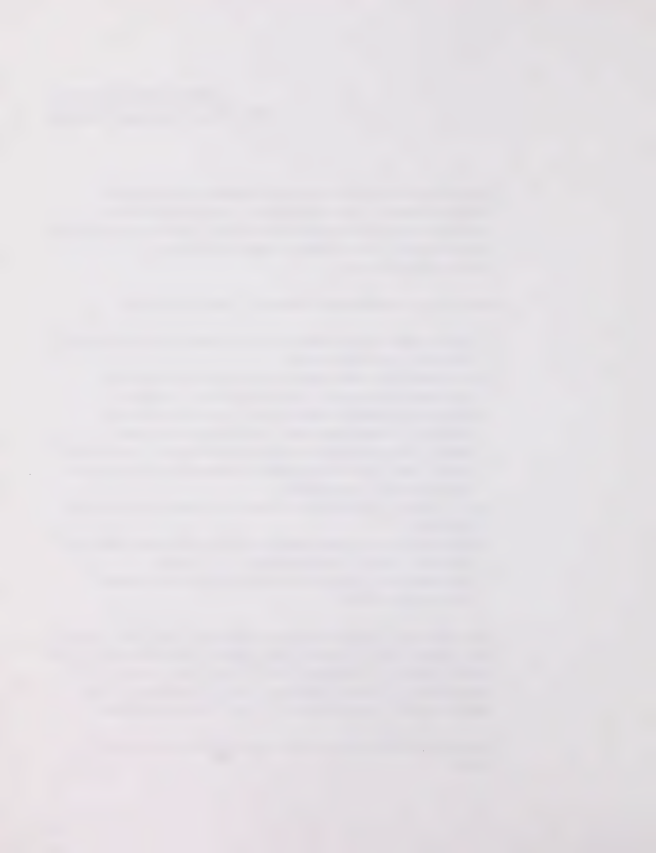
Use this form to explain when and where the respondent received a copy of your application. It is the person who served the respondent who must provide the information about service and sign the Affidavit of Service in front of a commissioner for oaths.

Before filing the Affidavit of Service, make sure that:

you include your full name and the respondent's full name in
the form and on the backer
the paragraphs that apply to you are filled in and the
paragraphs that do not apply to you are crossed off
the original Notice of Motion and one copy each of the
Affidavit, Review Memo and Child Support Summary
Sheet(s) are attached, as well as the Delivery Confirmation
Record and Acknowledgement of Receipt if you served by
registered mail, as exhibits
each one of the exhibits is lettered consecutively (Exhibit A,
Exhibit B)
the person who served the documents signs the Affidavit of
Service in front of a commissioner for oaths
you make one copy of the original Affidavit of Service,
including all exhibits

Use a ruler when crossing off the paragraphs that don't apply to you. Cross them out by drawing a straight line through the first and last lines and a diagonal line joining them to form a "Z." The person signing the Affidavit of Service must put his/her initials at the beginning and at the end of every strikeout.

Attach all exhibits at the end of the Affidavit just before the backer.



	Action No:
	IN THE COURT OF QUEEN'S BENCH OF ALBERTA IN THE JUDICIAL DISTRICT OF
	IN THE SUBJECTED DISTRICT OF
BE1	TWEEN:
	YOUR NAME
	Applicant
	- and -
	OTHER PARTY'S NAME Respondent
	Affidavit of Service
	I,, of the of of, name of document server, name of city or town etc.
n '	the Province of Alberta, MAKE OATH AND SAY:
1	That I am an adult person.
٠.	mac I am an addic person.
2.	That I did on the ${}$ DATE OF SERVICE day of ${}$ MONTH OF SERVICE ${}$, YEAR ${}$, personally serve
	, the Respondent, with a true copy of
	OTHER PARTY'S NAME
	the Notice of Motion and Affidavit, which are annexed and marked respectively as
	Exhibits 'A' and'B' to this my Affidavit, and a copy of the Review Memo and Child
	Support Summary Sheet(s) which are annexed and marked collectively as Exhibit 'C'
	to this my Affidavit, by delivering the said copies to and leaving the same with , the Respondent, at
	OTHER PARTY'S NAME , the Respondent, at
	FULL ADDRESS WHERE OTHER PARTY WAS SERVED
	OR
2.	That I did on the day of, personally serve
	OTHER PARTY'S NAME , the Respondent, with a
	true copy of the Notice of Motion and Affidavit, which are annexed and marked
	respectively as Exhibits 'A' and 'B' to this my Affidavit, and a copy of the Review

Memo and Child Support Summary Sheet(s) which are annexed and marked



collectively as Exhibit 'C' to this my Affidavit, by enclosin	g such copies in an envelope
addressed to Other Party's NAME	, the Respondent, at:
FULL ADDRESS OF OTHER PARTY	
and posting the same by registered mail at:	
ADDRESS OF POST OFFICE WHERE YOU MAILED THE MATERIAL	1
and annexed and marked as Exhibits 'D' and 'E' to this m	ny Affidavit are the Delivery
Confirmation Record and the Acknowledgement of Receip	ot for such registered mail.
SWORN BEFORE ME at the	
of, in the Province	
of Alberta, this day of,	
	SIGNATURE OF DOCUMENT SERVER
A COMMISSIONER FOR OATHS IN	
A COMMISSIONER FOR OATHS IN AND FOR THE PROVINCE OF ALBERTA	



Insert your Exhibits here

These include:

Exhibit 'A' Notice of Motion

Exhibit 'B' Affidavit

Exhibit 'C' Review Memo and Child Support Summary Sheet(s)

For service by registered mail:

Exhibit 'D' Delivery Confirmation Record

Exhibit 'E' Acknowledgement of Receipt

Make sure the exhibits are labelled alphabetically in the order in which they appear in the Affidavit.

Put them in the same order when inserting them here.



YOUR COURT A	ACTION NUMBER
IN THE COURT OF QUEEN THE JUDICIAL	
BETWEEN:	
YOUR NAME	Applicant
- an	id -
OTHER PARTY'S NAME	Respondent
A FFIDAVIT	OF S ERVICE
	YOUR NAME
	YOUR ADDRESS
<u></u>	YOUR PHONE NUMBER

Action No:



Use this form to prepare the Order made by the judge.

Make cure that

1110	ince Sure cride.
	your full name and the respondent's full name are included in the form and on the backer
	you fill in the guideline incomes and the children's names and dates of birth
	you include all of the terms of the Order
	you add or cross off paragraphs, or change the wording of the sample Order as necessary to reflect the Order given by the judge in court. Sample terms are on pages 85 and 87. These terms are just samples. If you need to add paragraphs or other terms you will need to re-type the sample Order
	the Order states whether the respondent appeared in court or not - by crossing off the paragraph that does not apply (found before the terms/numbered paragraphs of the Order)
	if the respondent was in court, that the respondent has signed his/her signature on the Order below the line "Approved as to form and content". If the respondent was

Use a ruler when crossing off the paragraphs that don't apply to you. Cross them out by drawing a straight line through the first and last lines and a diagonal line joining them to form a "Z." Make sure that you put your initials at the beginning and at the end of every strikeout that you make. You cannot use "white out".

not in court, you can cross off this paragraph in the Order. you number all of your paragraphs consecutively (1, 2, 3, 4)

with the original) and take them to the Chambers Office.

you make four copies of your Order (total of five

The judge may not be prepared to sign an Order with crossed off sections or handwritten paragraphs. In this case, you will have to re-type the Order. Also, a judge's signature cannot appear on a page by itself.



	А	ction No:
In the Court of Que	en's Ber	NCH OF ALBERTA
IN THE SOCIETY DISTRICT OF		
BETWEEN:		
YOUR NAME		Applicant
- a	nd -	
OTHER PARTY'S NAME		Respondent
SEFORE THE HONOURABLE)	ON WEEKDAY, THE DATE
MADAM/MR. JUSTICE)	DAY OF MONTH YEAR
COURT HOUSE,, ALBERTA)	
UPON THE APPLICATION of the Applicant pehalf of the Applicant; AND HEARING representations by the Respondent; OR	esentati	ons by the Applicant;
AND UPON the Respondent not appearin	g in pe	rson or by agent;
AND UPON the Respondent having been and the Applicant to have a		
AND UPON the Court being advised that elationship is as follows:		me and birth date of each child of the
, boi	rn	
, boi	rn	
, boi	rn	

Order



IT IS HEREBY ORDERED THAT:

5.	Add-on or Special Expenses shall pay to FULL NAME the sum of \$ per month for additional expenses for the said child(ren) of the marriage, payable on the 1st day of
5.	FULL NAME shall pay to the sum of \$ per month for
5.	FULL NAME shall pay to
5.	
	payable on the 1st day of each and every month, commencing 1, YEAR
	NAME(S) OF CHILD(REN)
	per month for the support of the child(ren) of the marriage:
	FULL NAME
	The sum of \$
4.	Standard Child Support Payment Clause shall pay to
	<u> </u>
3.	(Set out the access arrangements)
2.	(Set out the custody arrangements)
	pursuant to Section 7 of the Maintenance Enforcement Act.
	Notice, in writing, that he/she does not wish the Order to be enforced by the Director
	enforced by the Director unless the creditor files with the Court and the Director a

1. The amounts owing under this Order be paid to the Director of Maintenance



each and every month, com	mencing MONTH	1,	_ , allocated as follows:
Child	Nature of Add-on		Amount or Percentage
			·
		JUSTICE (DF THE COURT OF QUEEN'S BENCH OF ALBERTA
APPROVED AS TO FORM AND CO	ONTENT:		
SIGNATURE OF RESPONDENT			
ENTERED THIS DAY OF,			
CLERK OF THE COURT			



	TION NUMBER
In the Court of Queen's	RENCH OF ALBEBTA TA
THE JUDICIAL D	
Between:	
DEIWEEN.	
YOUR NAME	Applican
- and	_
- and	
OTHER PARTY'S NAME	
OTHER PARTY S HAVE	Responden
ORD	
	- D
	ER
	-K
	EK
	EK
	EK
	EK
	YOUR NAM
	YOUR NAM
	YOUR NAM
	YOUR NAM



circumstances of undue hardship1: shall pay to _____ for the support of the child(ren) of the

The following paragraphs are some example clauses that may fit your case. marriage, NAME(S) OF CHILD(REN) Change or adapt these examples to suit the sum of \$ _ ____ per month, your own situation. You will have to write payable on the 1st day of each month your own clauses that reflect the Order given by the judge in court. up to and including $\underline{}_{MONTH}$ 1, $\underline{}_{YEAR}$ Note: These clauses are not actual legal [and] advice. They simply show you how to present information that may be needed in special circumstances. These samples do _. The child support shall be revisited in not replace your need to get legal advice. __ of _____, it being determined that the cause of the undue hardship should be eliminated by that date. Child Support: [or] It is further ordered that commencing FULL NAME the ___ day of ____, ___, ___, shall provide medical and dental shall pay insurance coverage for the child(ren) of FULL NAME the marriage. the amounts prescribed by the guidelines, namely ______. . [Child Over Age of Majority] shall pay to FULL NAME **Custody and Access:** the sum of FULL NAME [Sole custody to one party, \$ per month for reasonable access to the other _____, a child of NAME OF CHILD partvl the marriage over the age of majority, _ shall have sole custody payable on the 1st day of each month, FULL NAME commencing _____ 1, _____ of the children, _____, and ____, and shall have FULL NAME __. [Undue Hardship] reasonable and generous access. having satisfied FULL NAME the Court that payment of the full ...custody and access terms amount of child support prescribed in continued on page 87 the Federal Child Support Guidelines would cause _____ undue hardship due to [set out all



[Joint custody, children live with
one party, reasonable access to
the other party, with minimum
specified access1

	and
	FULL NAME FULL NAME
	shall have joint custody of the children with the children's $$^{\rm NAMES\ OF\ CHILDREN}$$
	primary residence to be with ${_{\rm FULL\;NAME}}.$
	AND
·	FULL NAME shall have
	reasonable access to the children, such access to include but not be limited to the following specified access: (Give details)

[Sole custody to one party, detailed access to the other party]

FULL NAME	shall have sole custody
of the children,	NAMES OF CHILDREN , and
FULL NAME	shall have the following
specified access	s: (Give details)
	of the children,

[Shared Custody - Section 9 of Federal Child Support Guidelines]

	and
FULL NAME	FULL NAME
shall hav	e shared custody of the
children,	, as follows:
	NAMES OF CHILDREN

(Give details of the time each party has access to or physical custody of children over the course of the year)

[Clauses imposing restrictions on access]

—.	FULL NAME
	to overnight access.
<u> </u>	FULL NAME shall notify FULL NAME
	at least 24 hours in advance if he/she intends to exercise access [orif he/she is not able to exercise access as scheduled].
<u> </u>	All access visits shall be supervised by or any adult person
	chosen by mutual agreement between the parties.
<u> </u>	shall not be under
	the influence of, or consume alcohol or illicit drugs during any access visit.
<u></u> ·	Neither nor
	shall remove the children from the Province of Alberta [except for holidays] without the written consent of the other party or an order of this court.

___. It is ordered that all peace officers in the Province of Alberta shall give whatever assistance is required to ensure compliance with this order. [Note: this clause is to be used only if the Applicant or Respondent has shown a tendency to refuse to follow court orders in the past.]



Affidavit of Service (Service of the Order)

Use this form to explain when and where the respondent received a copy of the Order made by the judge. It is the person who served the respondent who must provide the information about service and sign the Affidavit of Service in front of a commissioner for oaths.

Before filing the Affidavit of Service, make sure that:

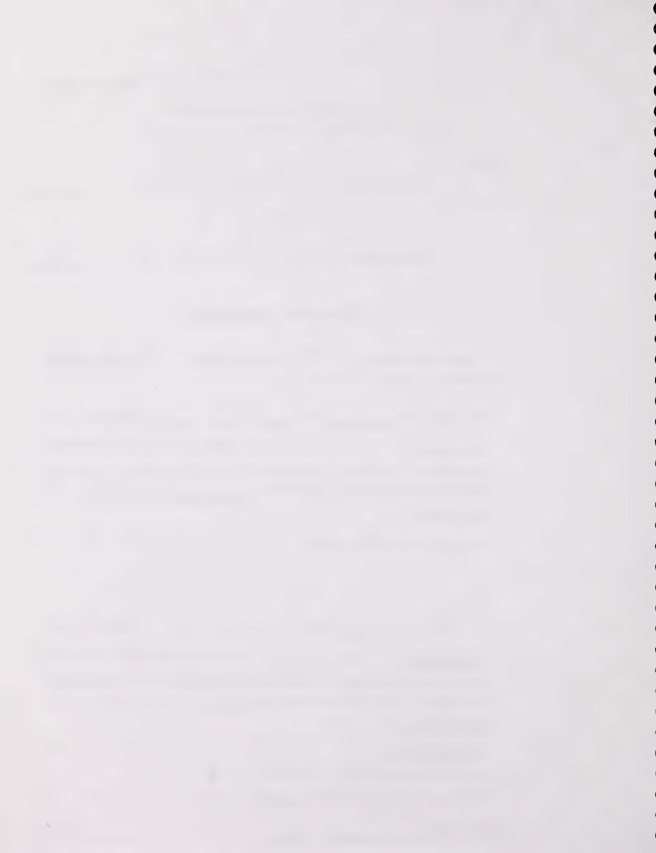
Ч	you include your full name and the respondent's full name in
	the form and on the backer
	the paragraphs that apply to you are filled in and the
	paragraphs that do not apply to you are crossed off
	one filed copy of the Order is attached, as well as the
	Delivery Confirmation Record and Acknowledgement of
	Receipt if you served by registered mail, as exhibits
	each one of the exhibits is lettered consecutively (Exhibit A,
	Exhibit B)
	the person who served the documents signs the Affidavit of
	Service in front of a commissioner for oaths
	you make one copy of the original Affidavit of Service,
	including all exhibits

Use a ruler when crossing off the paragraphs that don't apply to you. Cross them out by drawing a straight line through the first and last lines and a diagonal line joining them to form a "Z." The person signing the Affidavit of Service must put his/her initials at the beginning and at the end of every strikeout.

Attach all exhibits at the end of the Affidavit just before the backer.

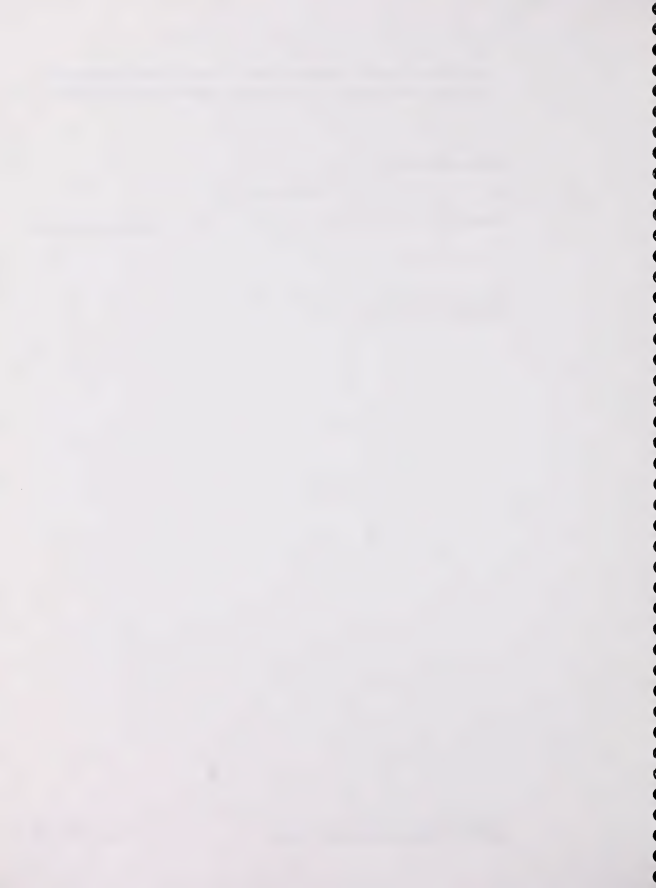


	Action No:				
	YOUR COURT ACTION NUMBER				
	In the Court of Queen's Bench of Alberta				
	IN THE JUDICIAL DISTRICT OF				
BET	WEEN:				
	YOUR NAME				
	Арріісані				
	- and -				
	OTHER PARTY'S NAME Respondent				
	Kesponden				
	Affidavit of Service				
	I,, of the of of				
	NAME OF DOCUMENT SERVER 'CITY' OR 'TOWN' OR OTHER NAME OF CITY OR TOWN ETC.				
in t	the Province of Alberta, MAKE OATH AND SAY:				
1.	That I did on the day of, personally serve				
	, the Respondent, with a true copy of the				
	OTHER PARTY'S NAME				
	Order, which is annexed and marked as Exhibit 'A' to this my Affidavit, by delivering				
	the said copy to and leaving the same with				
	the Respondent, at:				
	the respondency dec				
	FULL ADDRESS WHERE OTHER PARTY WAS SERVED				
	OR				
1.	That I did on the day of, personally serve				
	OTHER PARTY'S NAME , the Respondent, with a true copy of the				
	Order, which is annexed and marked as Exhibit 'A' to this my Affidavit, by enclosing				
	the said copy in an envelope addressed to OTHER PARTY'S NAME				
	OTHER PARTY'S NAME				
	the Respondent, at:				
	FULL ADDRESS OF OTHER PARTY				
	and posting the same by registered mail at:				
	and posting the sume by registered main at.				
	ADDRESS OF POST OFFICE WHERE YOU MAILED THE MATERIAL				



and annexed and marked as Exhibits 'B' and 'C' to this my Affidavit are the Delivery Confirmation Record and the Acknowledgement of Receipt for such registered mail.

SWORN BEFORE ME at the		
of	, in the Province	
of Alberta, this day of		SIGNATURE OF DOCUMENT SERVER
A COMMISSIONER FOR OATHS IN		



Insert your Exhibits here

These include:

Exhibit 'A' Order

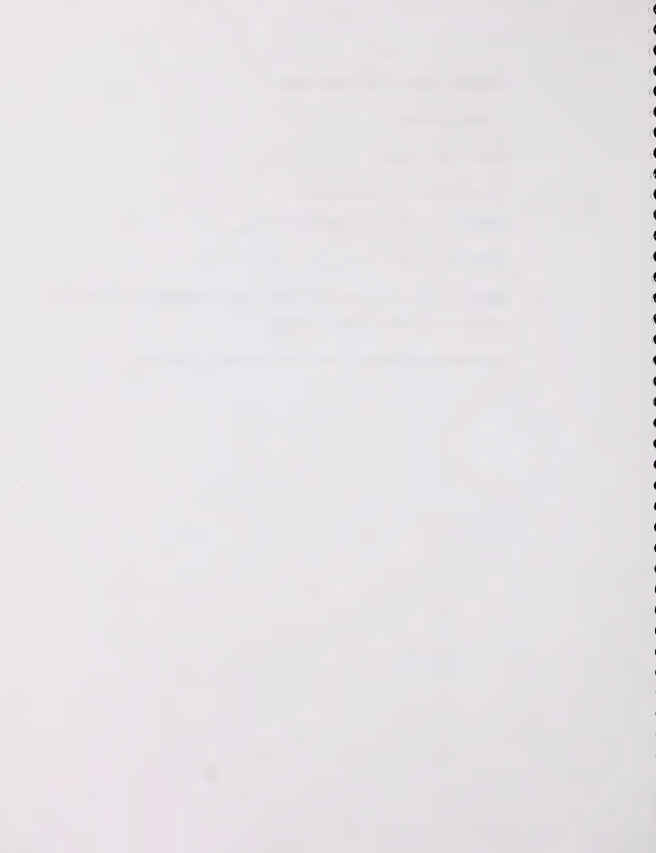
For service by registered mail:

Exhibit 'B' Delivery Confirmation Record

Exhibit 'C' Acknowledgement of Receipt

Make sure the exhibits are labelled alphabetically in the order in which they appear in the Affidavit.

Put them in the same order when inserting them here.



		YOUR COURT ACTION	NUMBER	
		Malleton Est		
		In the Court of Queen's Bench of Alberta in		
		THE JUDICIAL DISTRICT OF		
		Between:		
		YOUR NAME	Applicant	
			Аррисан	
		Mile Pool		
		- and -		
		OTHER PARTY'S NAME	Respondent	
			Respondent	
		AFFIDAVIT OF S	SERVICE	
		AFFIDAVIT OF S	SERVICE	
		AFFIDAVIT OF S	SERVICE	
		AFFIDAVIT OF S	SERVICE	
		AFFIDAVIT OF S	SERVICE	
		AFFIDAVIT OF S	SERVICE	
		AFFIDAVIT OF S	SERVICE	
		AFFIDAVIT OF S	SERVICE	
		AFFIDAVIT OF S	SERVICE	
		AFFIDAVIT OF S	SERVICE	
		AFFIDAVIT OF S	SERVICE	
		AFFIDAVIT OF S		
		AFFIDAVIT OF S	YOUR NAM	
		AFFIDAVIT OF S	YOUR NAMI	
		AFFIDAVIT OF S	YOUR NAME	
		AFFIDAVIT OF S	YOUR NAME	

Queen's Bench Chambers Offices (or Clerk's Offices)

Calgary

611 - 4th Street SW Tel: 403-297-7405

Drumheller

511- 3rd Ave. West Tel: 403-823-1700

Edmonton

1A Sir Winston Churchill Sq.

Tel: 780-422-2418

Fort McMurray

9700 Franklin Avenue Tel: 780-743-7136

Grande Prairie

10260 - 99 Street Tel: 780-538-5340

Lethbridge

320 - 4th Street South Tel: 403-381-5196 **Medicine Hat**

460 First Street SE Tel: 403-529-8710

Peace River

9905 - 97 Avenue Tel: 780-624-6256

Red Deer

4909 - 48 Avenue Tel: 403-340-5220

St. Paul

4704 - 50 Street Tel: 780-645-6324

Wetaskiwin

4605 - 51 Street Tel: 780-361-1258

Assistance in Obtaining Legal Advice

Dial a Law - Lawyer Referral

Phone:

1-800-661-1095

Legal Aid

Calgary:

Edmonton:

780 - 427 - 7575 403 - 297 - 2260

Other areas call

310-0000

Internet Sources of Information

Federal Justice Website:

www.canada.justice.gc.ca

Alberta Government Website:

www.gov.ab.ca

Alberta Justice Website:

www.gov.ab.ca/just

Alberta Courts Website:

www.albertacourts.ab.ca

Child Support Guidelines Website:

www.canada.justice.gc.ca/en/ps/sup/index.html

